1	Judge Marsha J. Pechman	
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7	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
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10	UNITED STATES OF AMERICA, )	NO. CR06-157MJP
11	Plaintiff,	NOTICE OF RELATED CASES
12	v. )	
13	HENRY ROSENAU,	
14	Defendant. )	
15		
16	The United States of America, by and through Jenny A. Durkan, United States	
17	Attorney for the Western District of Washington, and Susan M. Roe, Assistant United States	
18	Attorney for said District, submits the following notice.	
19	The government has learned substantially more about the facts of the case since the	
20	original indictment in 2006 and, as a result, now know that the above-captioned cause is	
21	directly related to several cases previously adjudicated or presently pending within this	
22	District. Those cases include:	
23	1. United States v. Braydon & Zachary Miraback, CR05-5704 FDB - case completed	
24	2. United States v. Birgis Brooks, CR06-176, transferred to FDB - case completed;	
25	3. United States v. Schouten & Fews, CR05-406, transferred to FDB - pending case.	
26	Schouten is a fugitive;	
27	4. United States v. Whelpley, CR05-407 RSM - case completed but government	
28	anticipates Whelpley will be called as a government witness in current case;	

- 5. United States v. Alexander Swanson, CR05-408, transferred to FDB case completed but government anticipates Swanson will be called as a government witness in current case;
- 6. United States v. Timothy Smith, CR06-158 JCC case completed but Smith may be called as a government witness in the current case;
- 7. United States v. David Mendoza, CR06-466TSZ case completed but witnesses from this case may be called as government witnesses in the current case; and
- 8. United States v. Renner, Zylstra & Sanders, CR07-331JCC pending case. Zylstra is a fugitive and Sanders may be called as a government witness in the current case.

At least three currently sitting United States District Judges are already familiar with the defendant's conduct, as well as with defendants and witnesses from the other cases listed above. Because the conduct giving rise to the charges in the current is similar and, indeed, is inextricably interwoven with conduct in the other cases, the government believe the cases are "related cases" such that a consolidation of this case with one or more of the pending and/or prior cases would be in the interests of judicial efficiency.

DATED this 17th day of May, 2011.

Respectfully submitted,

JENNY A. DURKAN United States Attorney

s/Susan M. Roe

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## CERTIFICATE OF SERVICE

I hereby certify that on May 17, 2011, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the attorney(s) of record for the defendant(s). I hereby certify that I have served the attorney(s) of record for the defendant(s) that are non CM/ECF participants via telefax.

> <u>s/Rachel Lynch</u> RACHEL LYNCH Legal Assistant United States Attorney's Office 700 Stewart Street, Suite 5220

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